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Attorney for Defendant **Zamora-Arizaga**

UNITED STATES DISTRICT COURT
SOUTHERN DISTRICT OF CALIFORNIA
(HON. IRMA E. GONZALEZ)

UNITED STATES OF AMERICA,

) Criminal No. **07-CR-3407-IEG**

Plaintiff,

Date: January 22, 2008

Time: 1:30 p.m.

**BENITO DE JESUS EMMANUEL
ZAMORA-ARIZAGA,
Defendant**

-) NOTICE OF MOTIONS AND
-) MOTIONS TO:
-) 1) COMPEL DISCOVERY
-) 2) SUPPRESS STATEMENTS
-) 3) SEVER DEFENDANTS; AND
-) 4) LEAVE TO FILE FURTHER
-) MOTIONS

TO: KAREN HEWITT, UNITED STATES ATTORNEY, AND
CHRISTINA M. McCALL, ASSISTANT UNITED STATES ATTORNEY

PLEASE TAKE NOTICE that on Monday, January 22, 2008, at 1:30 p.m., or as soon thereafter as counsel may be heard, the defendant, Benito DeJesus Emmanuel Zamora-Arizaga, by and through his counsel, Sylvia Baiz, will hereby move this Court for the above-entitled motions.

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2 **MOTIONS**

3 The defendant, Benito DeJesus Emmanuel Zamora-Arizaga, by and through his
4 attorney, Sylvia Baiz, and pursuant to Rules 12, 16, 24(a) of the Federal Rules of Criminal
5 Procedure and Rules 404, 403, 609 of Federal Rules of Evidence any and all applicable local
6 rules, hereby moves this Court to grant the following motions:

7 1) compel discovery;
8 2) suppress statements;
9 3) sever defendants; and
10 4) leave to file further motions

11 These motions are based upon the attached statement of facts and memorandum of
12 points and authorities, the files and records in the above-captioned matter, and any and all
13 other evidence brought before this Court before or during the hearing on this motion.

14 Respectfully submitted,

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17 Dated: January 8, 2008

18 /S/Sylvia Baiz
SYLVIA BAIZ
Attorney for Defendant Zamora-Arizaga